Case 08-41212 Doc 16 Filed 03/20/08 Entered 03/20/08 13:44:07 Main Document Pg 1 of 7

•				RECEIVED &	CFILED
	UNITED STAT	ES BANKI	RUPTCY COU	RECEIPT	NT
• • •			OF MISSOURI		
: .	EAS	STERN DIV		2008 MAR 20	
In re: John	Mortika		•	CLERM. US PAN EASTERN ST. LOUIS.	KRUPTCY CT
•)	Case No.	EASTERN	DISTRICT MISSOURI
Debtor(s)	,)	Chapter 13	51, 600.00	
· Deotol(s)		,			
	•	CHAPTER	13 PLAN		
• .			·		•
PAYMENTS. Debt	or is to pay to (the Chapter	· 13 Trustee t	he sum of the	following
amounts: (complete		_			
Ф 104.00		f (0			
\$104.88	per month	10r6U_	montus.	-	
\$	per month for _	mon	ths, then \$	per n	onth for
months	, then \$	per mont	th for	_ months.	•
A total of \$	throng	h	then \$	ner m	onth for
months l	throug	e payment d	ue in	per in	Onth 101
					•
In addition, Debtor : following:	shall pay to the	Trustee, and	the plan base	shall be increa	ised by the
ionowing.					
(1) Debtor shall sen	<u>-</u>				
debtor may retain a	A .				
authority for the san lesser of the sum of					
for necessities. (2)		• •			•
payable to the debto	r during the term	of the plan.			
of, if ar	y, to be paid to the	ne Trustee.			
A minimum of \$1,	746.74 will be a	naid to non	-priority unsec	cured creditor	a Pollar
amount or 100%)					, · · · · · · · · · · · · · · · · · · ·
	~ ~ 1				
DISBURSEMENTS following fashion.					
payments to credit					
class, except per mo		_		•	•
1. Trustee and Co	urt Face Day Te	listee a nara	ent of all dich	ircemente es s	llowed by
law [and pay filing for		•	on or an alsot	modificitio as a	nowed by

2. Executory Contract/Lease An	rearages. Trustee to cu	re pre-petition arrearage on	
any executory contract accepted i	n paragraphs 3(A or B)	over the following period,	
estimated as follows: CREDITOR NAME	TOTAL AMOUNT DUE	CURE PERIOD	
None			
3. Pay sub-paragraphs concurrently	7: -		
(A) Post-petition real prop contract for real property with payments in accordance with te CREDITOR NAME MON None	the following creditor(s	s) and proposes to maintain	
(B) Post-petition personal propert contract for personal propert maintain payments in accordan CREDITOR NAME MON	y with the following o	creditor(s) and proposes to	
None			
(C) Continuing Debt Paymen			
real estate other than Debto			
continuing debt(s) in accorda	·	-	
CREDITOR NAME	MONTHLY PAYMENT	oorow.	
None	•		
(D) <u>Post-petition mortgage payments on Debtor's residence.</u> Payments due post-filing on debt(s) secured by lien(s) on Debtor(s) residence to be at the monthly amount listed below (or as adjusted by creditor under terms of loan agreement) to:			
	NTHLY PAYMENT	BY DEBTOR/TRUSTEE	
Citimortgage \$630 Ditech \$497		Debtor Debtor	
Ditecti \$497		Deolor	
(E) DSO Claims in equal in support obligation arrears in fin plan, estimated as:	ull in equal monthly inst	allments over the life of the	
CREDITOR NAME	TOTAL AMOUNT DUE	INTEREST RATE	
4. Attorney Fees. Pay Debtor's over months. Any a pursuant to paragraph 6 below. [Sparagraph]	dditional fees allowed	in equal monthly payments by the Court shall be paid for limitations on use of this	
5. Pay sub-paragraphs concurrently	y:	•	
(A) <u>Pre-petition arrears on</u> on debt secured by liens on r period and with the interest rate	eal property in equal me	onthly installments over the	

CREDITOR NAME Citimortgage Ditech	TOTAL AMOUNT DUE \$2,177.07 \$1,799.59	CURE PERIOD 42 months 42 months	interest rate 6.62 10.62
equal monthly pa	ms to be paid in full. In a symmetry over the period BALANCE DUE	The following claims set forth below with _ REPAY PERIOD	shall be paid in full in% interest. TOTAL w/ INTEREST
market value of to payments over the of the debt to estimated as set for	ims subject to modifice the collateral, as of the collection set forth below be paid as non-priority forth below: ANCE DUE FMV	date the petition was for with% interest	iled, in equal monthly and with any balance
following co-deb as noted below. period and with i	guaranteed debt partor guaranteed claims(s) If paid by Trustee, pay of interest as identified belocations BALANCE TRUSTEE/CO	b) to be paid by Trustoclaim in equal monthly ow.	ee or by the co-debtor y installments over the
6. Pay \$0.00 of deb Court.	tor's attorney's fees and	any additional attorne	ey fees allowed by the
7. Pay sub-paragrap	hs concurrently:		
guaranteed debt : Trustee, pay clai	Co-debtor guaranteed to be paid by Trustee or m in full with interest ra	by the co-debtor as note as identified below	oted below. If paid by
recoverable by, a be owed by the I	SO Claims. Domestic so a governmental unit, to Debtor(s) after completion Regular payments the cr(s)	be paid a fixed amou on of the Plan, pursua	ant to § § 507(a)(1)(B)
CREDITOR	TOTAL DUE	TOTAL AMOUNT PAI	D BY TRUSTEE

None

8. <u>Priority Claims.</u> Pay the following priority claims allowed under 11 U.S.C. section 507 in full, estimated as follows:

CREDITOR NAME

TOTAL AMOUNT DUE

None

- 9. Pay the following sub-paragraphs concurrently:
 - (A) General Unsecured Claims. Pay non-priority, unsecured creditors. Estimated total owed:\$17,459.79. Estimated amount available \$1,746.74. Estimated repayment in Chapter 7: \$42,210.9. Amount required to be paid to non-priority unsecured creditors as determined by 1325(b) calculation: \$123,902.40.
 - (B) <u>Surrender of Collateral</u>. Debtor proposes to surrender the following collateral to the following creditor(s) with any deficiency paid as non-priority unsecured debt:

CREDITOR

COLLATERAL

None

(C) <u>Rejected Executory Contracts/Leases.</u> Debtor rejects the following executory contract(s) with the following creditor(s). Any balance to be paid as non-priority unsecured debt.:

CREDITOR

CONTRACT/LEASE

None

- 10. Other:
- 11. All secured creditors shall retain the liens securing their claims until the earlier of the payment of the underlying debt determined under non-bankruptcy law or discharge under section 1328. However, the Debtor will request avoidance of non-purchase money liens secured by consumer goods as well as judicial liens which impair exemptions and said creditors will not retain their liens if the Court enters an order granting the Debtor's request to avoid the liens.
- 12. Any pledged credit union shares or certificates of deposit held by any bank shall be applied to the amount owed such Claimant.
- 13. Title to Debtor's property to re-vest in Debtor upon confirmation. Debtor is not to incur further credit or debt without the consent of the Court unless necessary for the protection of life, health or property and consent cannot be obtained readily.
- 14. Any post-petition claims filed and allowed under 11 U.S.C. section 1305 may be paid through the plan.

CREDITOR'S NOTICE: YOU MUST FILE A CLAIM IN ORDER TO PARTICIPATE IN DISBURSEMENTS PROPOSED HEREIN. CLAIMS SHALL SHARE ONLY IN FUNDS DISBURSED AFTER THE CHAPTER 13 TRUSTEE RECEIVES THE CLAIM. IN COMPLIANCE WITH ORDER OF THE COURT, ABSENT A SPECIFIC ORDER OF THE COURT TO THE CONTRARY, THE CHAPTER 13 TRUSTEE, RATHER THAN THE DEBTOR, WILL MAKE ALL PRE-CONFIRMATION

DISBURSEMENTS PURSUANT TO SECTION 1326(a). ALL CREDITORS ENTITLED TO PRE-CONFIRMATION DISBURSEMENTS, INCLUDING LEASE CREDITORS, MUST FILE A PROOF OF CLAIM TO BE ENTITLED TO RECEIVE SUCH PAYMENTS FROM THE CHAPTER 13 TRUSTEE. PURSUANT TO LOCAL RULE, THE PROOF OF CLAIM SHALL CONTROL THE VALUATION OF COLLATERAL AND ANY VALUATION STATED IN THE PLAN SHALL NOT BE BINDING ON THE CREDITOR.

DATE: 3/20/08	DEBTOR: John Montifa		
DATE:	DEBTOR:		

BIO (on Case 08241212 Doc 16 Filed 03/20/08 Entered 03/20/08 13:44:07 Main Document Pg 6 of 7

United States Bankruptcy Court Eastern District of Missouri

	March in District of Higgsoutt	•		
In re John Mortika		Case No.		
	Debtor(s)	Chapter	13	
	AND SIGNATURE OF NO TITION PREPARER (Se		•	
I declare under penalty of perjury that: operated the accompanying document(s) listed becoment(s) and the attached notice as required have been promulgated pursuant to 11 U.S.C. § petition preparers, I have given the debtor notice debtor or accepting any fee from the debtor, as a	below for compensation and he by 11 U.S.C. §§ 110(b), 110(110(h)) setting a maximum fee of the maximum amount be	nave provided the (h), and 342(b); e for services ch	e debtor with a copy of the and (3) if rules or guidelines argeable by bankruptcy	
Accompanying documents:	Bankrupto	Printed or Typed Name and Title, if any, of Bankruptcy Petition Preparer: Dyke L. Marter		
	Social-Sec (Required	Social-Security No. of Bankruptcy Petition Preparer (Required by 11 U.S.C. § 110): 253-21-7685		
If the bankruptcy petition preparer is not an ina of the officer, principal, responsible person or p 520 Killian Hill Rd. SW Lilburn, Georgia 30047 Address X		2 -	and social security number $(9-0)$	
Signature of Bankruptcy Petition Preparer		Date	•	

Names and social-security numbers of all other individuals who prepared or assisted in preparing this document, unless the bankruptcy petition preparer is not an individual:

If more than one person prepared this document, attach additional signed sheets conforming to the appropriate Official Form for each person.

A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110; 18 U.S.C. § 156.

NOTICE TO DEBTOR BY NON-ATTORNEY BANKRUPTCY PETITION PREPARER

[Must be filed with any document(s) prepared by a bankruptcy petition preparer.]

I am a bankruptcy petition preparer. I am not an attorney and may not practice law or give legal advice. Before preparing any document for filing as defined in § 110(a)(2) of the Bankruptcy Code or accepting any fees, I am required by law to provide you with this notice concerning bankruptcy petition preparers. Under the law, § 110 of the Bankruptcy Code (11 U.S.C. § 110), I am forbidden to offer you any legal advice, including advice about any of the following:

- whether to file a petition under the Bankruptcy Code (11 U.S.C. § 101 et seq.);
- whether commencing a case under chapter 7, 11, 12, or 13 is appropriate;
 - whether your debts will be eliminated or discharged in a case under the Bankruptcy Code;
- whether you will be able to retain your home, car, or other property after commencing a case under the Bankruptcy Code;
- the tax consequences of a case brought under the Bankruptcy Code;
- the dischargeability of tax claims;
- whether you may or should promise to repay debts to a creditor or enter into a reaffirmation agreement with a creditor to reaffirm a debt;
- how to characterize the nature of your interests in property or your debts; or
- bankruptcy procedures and rights.

[The notice may provide additional examples of legal advice that a bankruptcy petition preparer is not authorized to give.]

In addition, under 11 U.S.C. § 110(h), the Supreme Court or the Judicial Conference of the United States may promulgate rules or guidelines setting a maximum allowable fee chargeable by a bankruptcy petition preparer. As required by law, I have notified you of this maximum allowable fee, if any, before preparing any document for filing or accepting any fee from you.

Debica's Signature

[In a joint case, both spouses must sign.]